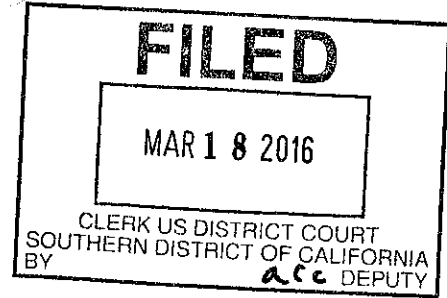


Darlene Herring Jenkins  
2152 University Drive, #C30  
Vista, California 92083

In Pro Se



**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

## DARLENE HERRING JENKINS

**Plaintiffs,**

VS.

**PACIFIC GAS AND ELECTRIC COMPANY (PG&E), a California corporation, and DOE 1 through 100, inclusive,**

#### **Defendants.**

**Case No:** 16CV0669 H BGS

**COMPLAINT FOR:**

1. CONSPIRACY TO INTERFERE WITH CIVIL RIGHTS AND VIOLATION OF CONSTITUTIONAL RIGHTS, PURSUANT TO (42 U.S.C. §1985(3)); (42 U.S.C. §1983);
  2. CONSPIRACY TO VIOLATE U.S. SAFE DRINKING WATER ACT, PURSUANT TO (42 U.S.C. §300h. [SDWA §1421]; (42 U.S.C. §300h-2. [SDWA §1423]; (42 U.S.C. §300h-6. [SDWA §1427]) SOLE SOURCE AQUIFER;
  3. CONSPIRACY TO HINDER CIVIL ACTION AND FRAUDULENT CONCEALMENT OF FACTS, VIOLATIONS PURSUANT TO (42 U.S.C. §300j-8. [SDWA §1449])
  4. CONSPIRACY TO DEPRIVE AND TAKE AWAY LIFE, LIBERTY AND PROPERTY WITHOUT DUE PROCESS OF LAW, PURSUANT TO (42 U.S.C. §1986);
  5. ECONOMIC AND NON-ECONOMIC DAMAGES DUE TO VIOLATION OF CIVIL AND CONSTITUTIONAL RIGHTS, PURSUANT TO (42 U.S.C. §1983); (42 U.S.C. §1985(3)); (42 U.S.C. §300h [SDWA §1421]; (42 U.S.C. §300h-2. [SDWA §1423]; (42 U.S.C. §300h-6. [SDWA §1427]); (42 U.S.C. §300j-8.; [SDWA §1449]; (42 U.S.C. §1986);

**DECLARATORY AND INJUNCTIVE  
RELIEF DEMANDED;**

## **JURY TRIAL DEMANDED**

## INTRODUCTION

1. This action arises from intertwined relationships that lead to the alleged conspiracy. The Supreme Court has decided many cases involving the issue of when a private person is sufficiently intertwined with the state to have acted under color of law. (Corporation is a private person.) [The Defendant Pacific Gas and Electric Company, hereinafter “PG&E”, is private person in this action].
  2. The Supreme Court has articulated the following “standard”: “the link between the private person and the government must be obvious”. This action discloses such obvious and conspiratorial links.
  3. In the commercial litigation context, however, the Supreme Court has required fewer ties to state when determining whether a private person acted under color of law that lead to private conspiracy.
  4. Determining whether a private person acted jointly or was intertwined with a state actor thus requires analysis of all the links between the private person and the state, disclosed by this action.
  5. The due process clause of the Fourteenth Amendment encompasses three kinds of federal claims enforceable through 42 U.S.C. § 1983: (1) claims for the deprivation of certain specific rights and made applicable to the states through incorporation; (2) claims under the substantive component of the due process clause “that bars certain arbitrary, wrongful government actions, ‘regardless of the fairness of the procedures used to implement them’”; and (3) claims under the procedural component of the due process clause that prohibits the deprivation of life, liberty, or property without fair procedure. Companion claim is pursuant to (42 U.S.C. §1985(3)).
  6. When a plaintiff asserts the violation of a right specifically protected under the substantive component of the due process clause, the violation is complete at the time of the challenged conduct and the § 1983 remedy is available regardless of remedies provided under state law.
  7. In addition to these Fourteenth Amendment rights, a violation of the dormant commerce clause is actionable under § 1983. Companion claim is pursuant to (42 U.S.C. §300j-8. [SDWA §1449]).
  8. 42 U.S.C. § 1985(3) provides citizens with a cause of action against private conspiracies to violate constitutional rights. No state action prerequisite exists for such lawsuits. However, a paradox occurs when the citizen seeks to use this remedy to vindicate the fourteenth amendment right to equal protection of the laws because such rights do not exist in the absence of state involvement.

**Private conspiracy between local, federal, state employees and PG&E were under the color of law.**

1       9. Actionable are other private conspiracy, as alleged in this complaint, between PG&E and the state  
2       of California employees from Lahontan Regional Water Quality Control Board, United States  
3       government's employee from United States Geological Survey (USGS), and local government's  
4       employee from the County of San Bernardino Department of Environmental Health, all under the  
5       color of law. Such acts, as alleged in this complaint, did resulted in the unjust enrichment of those  
6       employees at the expense of suffered by the Plaintiff's massive economic and non-economic (health)  
7       damages. Furthermore such acts, as alleged in this complaint, were due to the accepted bribery by  
8       those employees from PG&E, which acts are further and distinctively alleged as felonious.  
9       Such acts, in the cumulative, as alleged in this complaint, are all based upon huge evidentiary  
10      exhibits, (thousands of pages (incriminating papers (Volumes))), to be presented to this court and  
11      handed to the jury by this court, (jury trial demanded by Plaintiff), that resulted in massive  
12      violations of the U.S. Safe Drinking Water Act, pursuant to (42 U.S.C. §300h. [SDWA §1421]; (42  
13      U.S.C. §300h-2. [SDWA §1423]; (42 U.S.C. §300h-6. [SDWA §1427] SOLE SOURCE AQUIFER,  
14      (aquifer construed as public source of water supply, containing ground drinking water, and for all  
15      other intensive purposes, containing potable ground water). By virtue of the foregoing, Defendant  
16      PG&E and all six of those employees from the federal, state and local governments, conspired for  
17      the purpose of depriving Plaintiff of equal protection of the law and for the purpose of preventing  
18      and hindering the constituted authorities from giving and securing to Plaintiff equal protection of  
19      the law and deprivation of life, liberty and property without due process of law. Defendants and  
20      each of them, did and caused to be done, an act, or acts in furtherance of the object of the conspiracy,  
21      whereby Plaintiff was deprived of the inherent rights and privileges.

22     10. Actionable is another private conspiracy, as alleged in this complaint, to hinder civil action and  
23      particularly as a primary cause of action in this complaint, the alleged concealment of facts, violations  
24      pursuant to (42 U.S.C. §300j-8. [SDWA §1449]. All, as alleged, unscrupulous attempts were made to  
25      virtually kill the Case No. CIVDS1413758 filed on 9/15/2014 in the California Superior Court  
26      County of San Bernardino, that resulted in subsequently granted to the Plaintiff of this case voluntary  
27      dismissal without prejudice, reluctantly thereafter peremptory challenge filed, based upon alleged  
28      biased, in addition to complaint against PG&E's attorney before Cal/Bar, for ploy to kill that case.

1       11. Actionable is another private conspiracy pursuant to (42 U.S.C. § 1986), as alleged in this complaint,  
 2       an act of bribery by Defendant PG&E, under the disguise that three and half million dollars paid by  
 3       PG&E to California Lahontan Regional Water Quality Control Board, hereinafter the "Water Board",  
 4       is for purported report by John Izwicki, a U.S. employee from USGS, causing the unscrupulous  
 5       wrongful act committed by the Water Board of not only neglect to prevent but refusal to prevent the  
 6       discovery of poisoned aquifers with the PG&E's byproducts Arsenic and Uranium, a highly toxic and  
 7       deadly chemicals in the ground drinking water, not only beneath the aquifer beneath the Plaintiffs'  
 8       real property located in Hinkley, CA 92347, but virtually in all aquifers beneath said town.

9       **Committing Massive Civil Rights Violations To Block Exposing High-Level Corruption.**

10      The companion Title 42 U.S.C § 1985, Conspiracy to interfere with civil rights, is Felony to Interfere  
 11     With Civil Rights. "(42 U.S.C. § 1986) provides that every person who has knowledge that a  
 12     wrongful act is about to be committed and having the power to prevent the commission of such wrong  
 13     neglects or refuses so to do, is liable to the party injured for all damages caused by the wrongful act".  
 14     "The defendant in a § 1986 action need not have participated in the conspiracy or the commission of  
 15     the act". "The defendant, however, must have had actual knowledge of the conspiracy". "Mere  
 16     negligence to act on the part of the defendant will be sufficient to attach liability under § 1986".  
 17     Wherefore, the alleged private conspiracy by PG&E, due to the intertwined relationship between  
 18     PG&E and the Water Board, has caused virtually taking away life (Plaintiff is suffering not only  
 19     severe emotional distress, but is ill from many deceases, as a direct result of being poisoned  
 20     with Arsenic, the byproduct of PG&E's operations), as well as taking away the Plaintiffs liberty and  
 21     property, not limited to appurtenant to real property allocated ten acre feet of ground drinking water,  
 22     and as to all such acts in the cumulative, takings without due process of law.

23      12. The Economic and non-economic (health injuries) damages suffered by the Plaintiff, in the amount  
 24     of \$ 6,500,000.00 are as a direct result and due to violations of civil and constitutional rights, pursuant  
 25     to the alleged private conspiracy (42 U.S.C. §1983); (42 U.S.C. §1985(3)); (42 U.S.C. §300h  
 26     [SDWA §1421]; (42 U.S.C. §300h-2. [SDWA §1423]; (42 U.S.C. §300h-6. [SDWA §1427]; (42  
 27     U.S.C. §300j-8.; [SDWA §1449]; (42 U.S.C. §1986); and therefore such private conspiracy, damages  
 28     suffered based upon myriad of evidentiary exhibits, must be reviewed and decided by the jury.

- 1       13. Actionable is the demand for Declaratory and Injunctive Relief, restraining the Defendants to further  
 2       commit private conspiracy, not only pursuant to (42 U.S.C. §1985(3)); (42 U.S.C. §300h. [SDWA  
 3       §1421]; (42 U.S.C. §300h-2. [SDWA §1423]; (42 U.S.C. §300h-6. [SDWA §1427] SOLE  
 4       SOURCE AQUIFER; (42 U.S.C. §300j-8. [SDWA §1449]; and (42 U.S.C. §1986), but triggering  
 5       United States Attorney General, U.S. Department of Justice, to commence criminal action against  
 6       Defendants for enticing with bribery money the Government employee, (18 U.S. Code § 371) –  
 7       Conspiracy to commit offense or to defraud United States.
- 8       14. Unless otherwise indicated, the use of Defendants' name in this Complaint includes all agents,  
 9       employees, officers, directors, members, assigns, principals, trustees, sureties, subrogees,  
 10      representatives, insurers of Defendants named and DOES 1-100, inclusive, not limited to all  
 11      accomplices and all acting in concert with the Defendants, all acting as contractors and subcontractors  
 12      of the Defendants, all engineering companies acting on behalf of the Defendants, all DOES that had  
 13      exhibited deception, all DOES that had exhibited acts of shielding the Defendants from investigation  
 14      and prosecution, all DOES exhibiting propaganda's acts in favor of all Defendants that is highly  
 15      prejudicial to the Plaintiffs and all of DOES attempting to kill this Complaint by any means.

#### JURISDICTION AND VENUE

- 16      15. This court can exercise original jurisdiction in several ways. First, it can exercise diversity  
 17      jurisdiction, pursuant to (28 U.S.C. § 1332), over cases in which the amount in controversy is greater  
 18      than \$75,000 and complete diversity exists between all the plaintiffs and all the defendants. Second,  
 19      this court can exercise federal question jurisdiction over claims arising under the Constitution, treaties  
 20      or laws of the United States. (28 U.S.C. § 1331). Third court can exercise jurisdiction pursuant to  
 21      (28 U.S.C. § 1343 (a)(3) and 42 U.S.C. § 1983, Personal Jurisdiction, based upon "sufficient  
 22      minimum contacts in which the out-of-county's defendants, the named herein this Complaint  
 23      Defendants, should have known that their acts would likely make them have to defend a suit in the  
 24      U.S. District Courts. Since November 2015, thousands pages of papers were transmitted to the  
 25      Defendants, clearly identifying that the Plaintiff's address is not in San Francisco, thus more than  
 26      sufficient minimum contacts. Fourth, this court can exercise jurisdiction pursuant to (28 U.S.C. §  
 27      1331); (28 U.S.C. § 1343); (4); (28 U.S.C. § 1367); (15 U.S.C. § 1681); (42 U.S.C. § 1331);

16. Venue lies in the Southern Division of the United States District Court for the District of California pursuant to (28 U.S.C. § 1331) because (one or more) Plaintiff is San Diego County, California's resident and Defendants are subject to personal, diversity, and conduct business with domicile in the San Francisco, a California corporation. Plaintiff had no other alternative, due to being very ill, being poisoned with the PG&E's byproduct Arsenic found in excessive concentration, over the legal limit, in the ground drinking water beneath their residence in Hinkley, CA 92347, causing Plaintiff's commenced evacuation from their home located in now virtually a ghost town, Hinkley.

## PARTIES

17. Plaintiff is a natural persons, domicile in San Diego County, California. Plaintiff has suffered substantial infliction in emotional distress and is to be scheduled for full medical examinations, is also ill from massive poisoning with Arsenic, and as to this Plaintiff, assistance to bring to this court is needed by their spokesperson (assistant is not a legal counsel).

18. Defendant PG&E is California corporation, with only domicile in San Francisco County, California.

19. DOES 1-100, are fictitious names of persons, companies, all of DOES that had anything to do with wrongful acts committed by PG&E, and local, state of California and Federal Government employs

## NATURE OF THE ACTION

20. This is an action for economic and non-economic (health) damages, in the cumulative sum of  
\$ 6,500,000.00 resulted therefrom violations committed by the Defendants of federal laws,  
constitutional amendments and statutes, more specifically, violations pursuant to:

1. CONSPIRACY TO INTERFERE WITH CIVIL RIGHTS AND VIOLATION OF  
CONSTITUTIONAL RIGHTS, (42 U.S.C. §1985(3)); (42 U.S.C. §1983); 2. CONSPIRACY TO  
VIOLATE U.S. SAFE DRINKING WATER ACT, (42 U.S.C. §300h. [SDWA §1421]; (42  
U.S.C. §300h-2. [SDWA §1423]; (42 U.S.C. §300h-6. [SDWA §1427] SOLE SOURCE  
AQUIFER; 3. CONSPIRACY TO HINDER CIVIL ACTION AND FRAUDULENT  
CONCEALMENT OF FACTS, (42 U.S.C. §300j-8. [SDWA §1449] 4. CONSPIRACY TO  
DEPRIVE AND TAKE AWAY LIFE, LIBERTY AND PROPERTY WITHOUT DUE PROCESS  
OF LAW, (42 U.S.C. §1986); AND DEMAND FOR DECLARATORY AND INJUNCTIVE  
RELIEF. TRIAL BY JURY DEMANDED.

## **FIRST CAUSE OF ACTION**

**CONSPIRACY TO INTERFERE WITH CIVIL RIGHTS AND VIOLATION OF  
CONSTITUTIONAL RIGHTS, PURSUANT TO (42 U.S.C. §1985(3)); (42 U.S.C. §1983)**

21. Plaintiff hereby repeats, re-pleads, reallege, and incorporates by reference all of the above paragraphs of this Complaint as thought fully stated herein.
  22. Plaintiff asserts that have in possession Volume of evidentiary exhibits in support thereof all allegations, available at any time and prior to trial, or at discovery stage, for review by this court.
  23. The foregoing acts of the Defendants constitute numerous and multiple willful, reckless, gross negligent, intentional gross negligent, conspiratorial thus felonious violations, pursuant to (42 U.S.C. §1985(3)).
  24. As a result of each and every willful, reckless, gross negligent, intentional gross negligent, conspiratorial thus felonious violations, Plaintiff entitled to actual damages as the Court may allow pursuant to (42 U.S.C. §1985(3) and not limited to pursuant to (42 U.S.C. §1983), sought by the Plaintiff of not less than Five Hundred Thousand \$500,000.00 Dollars.

## **SECOND CAUSE OF ACTION**

**CONSPIRACY TO VIOLATE U.S. SAFE DRINKING WATER ACT, PURSUANT TO (42 U.S.C. §300h. [SDWA §1421]; (42 U.S.C. §300h-2. [SDWA §1423]; (42 U.S.C. §300h-6. [SDWA §1427]**

## **SOLE SOURCE AQUIFER**

25. Plaintiff hereby repeats, re-pleads, reallege, and incorporates by reference all of the above paragraphs of this Complaint as thought fully stated herein.
  26. Plaintiff asserts that have in possession Volume of evidentiary exhibits in support thereof all allegations, available at any time and prior to trial, or at discovery stage, for review by this court.
  27. The foregoing acts of the Defendants constitute numerous and multiple willful, reckless, gross negligent, intentional gross negligent, conspiratorial thus felonious violations, pursuant to (42 U.S.C. §300h. [SDWA §1421]; (42 U.S.C. §300h-2. [SDWA §1423]; (42 U.S.C. §300h-6. [SDWA §1427].
  28. As a result of each and every willful, reckless, gross negligent, intentional gross negligent, conspiratorial thus felonious violations, Plaintiff is entitled to allowable damages pursuant to the statutes of Paragraph 27 and sought by Plaintiff of not less than One Million \$ 1,000,000.00 Dollars.

### **THIRD CAUSE OF ACTION**

**CONSPIRACY TO HINDER CIVIL ACTION AND FRAUDULENT CONCEALMENT OF  
FACTS, VIOLATIONS PURSUANT TO (42 U.S.C. §300j-8. [SDWA §1449]**

29. Plaintiff hereby repeats, re-pleads, reallege, and incorporates by reference all of the above paragraphs of this Complaint as thought fully stated herein.
  30. Plaintiff asserts that have in possession Volume of evidentiary exhibits in support thereof all allegations, available at any time and prior to trial, or at discovery stage, for review by this court.
  31. The foregoing acts of the Defendants constitute numerous and multiple willful, reckless, gross negligent, intentional gross negligent, conspiratorial thus felonious violations, pursuant to (42 U.S.C. §300j-8. [SDWA §1449].
  32. As a result of each and every willful, reckless, gross negligent, intentional gross negligent, conspiratorial thus felonious violations, Plaintiff is entitled to allowable damages pursuant to the statute of Paragraph 31 and sought by Plaintiff of not less than One Million \$ 1,000,000.00 Dollars.

## **FOURTH CAUSE OF ACTION**

**CONSPIRACY TO DEPRIVE AND TAKEAWAY LIFE, LIBERTY AND PROPERTY WITHOUT  
DUE PROCESS OF LAW, PURSUANT TO (42 U.S.C. §1986)**

33. Plaintiff hereby repeats, re-pleads, reallege, and incorporates by reference all of the above paragraphs of this Complaint as thought fully stated herein.
  34. Plaintiff asserts that have in possession Volume of evidentiary exhibits in support thereof all allegations, available at any time and prior to trial, or at discovery stage, for review by this court.
  35. The foregoing acts of the Defendants constitute numerous and multiple willful, reckless, gross negligent, intentional gross negligent, conspiratorial thus felonious violations, pursuant to (42 U.S.C. §1986). As a direct result of concealment of all facts, the Plaintiff has used that poisoned ground drinking water for a long time and is now ill, due to being poisoned with Arsenic in water.
  36. As a direct result of taking away Plaintiff's liberty and property as to both real property and appurtenant to realty's property ten acre feet of allocated ground drinking water from the federal and/or from state aquifer, Plaintiff has suffered massive health injuries and takings of real properties.

37. As a result of each and every willful, reckless, gross negligent, intentional gross negligent, conspiratorial thus felonious violations, Plaintiff is entitled to allowable damages pursuant to the statute of Paragraph 35 and sought by Plaintiff of not less than Two Million \$ 2,000,000.00 Dollars.

## **FIFTH CAUSE OF ACTION**

**ECONOMIC AND NON-ECONOMIC DAMAGES DUE TO VIOLATION OF CIVIL AND  
CONSTITUTIONAL RIGHTS, PURSUANT TO (42 U.S.C. §1983); (42 U.S.C. §1985(3));  
(42 U.S.C. §300h [SDWA §1421]; (42 U.S.C. §300h-2. [SDWA §1423];**

38. Plaintiff hereby repeats, re-pleads, reallege, and incorporates by reference all of the above paragraphs of this Complaint as thought fully stated herein.
39. Plaintiff asserts that have in possession Volume of evidentiary exhibits in support thereof all allegations, available at any time and prior to trial, or at discovery stage, for review by this court.
40. The foregoing acts of the Defendants constitute numerous and multiple willful, reckless, gross negligent, intentional gross negligent, conspiratorial thus felonious violations, pursuant to (42 U.S.C. §1983); (42 U.S.C. §1985(3)); (42 U.S.C. §300h [SDWA §1421]); (42 U.S.C. §300h-2. [SDWA §1423]);(42 U.S.C. §300h-6. [SDWA§1427]); (42 U.S.C. §300j-8.; [SDWA §1449]; (42 U.S.C. §1986).
41. As a result of each and every willful, reckless, gross negligent, intentional gross negligent, conspiratorial thus felonious violations, Plaintiff has suffered massive economic damages, and no-economic damages that includes loss of spouse, is entitled, as an alternative to the foregoing First thru Fourth Cause of actions, to these allowable damages pursuant to (42 U.S.C. §1983); (42 U.S.C. §1985(3)); (42 U.S.C. §300h [SDWA §1421]; (42 U.S.C. §300h-2. [SDWA §1423]);(42 U.S.C. §300h-6. [SDWA§1427]); (42 U.S.C. §300j-8.; [SDWA §1449]; (42 U.S.C. §1986), and sought by Plaintiff of not less than Six Million and Five Hundred Thousand **\$ 6,500,000.00** Dollars.

## **PRIOR CASE DISCLOSURE**

42. Plaintiff has voluntarily withdraw, as a Class Members, from a Class Action filed in the California Superior Court, County of San Bernardino, Case No. CIVDS1308429, on 02/02/2015, due to not believing that retained law firm will act for the best of the Class Members, and for other causes.

1                   **DECLARATORY AND INJUNCTIVE RELIEF DEMANDED**

2                   **INTRODUCTION**

- 3       43. Plaintiff hereby repeats, re-pleads, reallege, and incorporates by reference all of the above  
4       paragraphs of this Complaint as thought fully stated herein.
- 5       44. Plaintiff asserts that have in possession Volumes of evidentiary exhibits in support  
6       thereof all allegations, and not limited to all Volumes of evidentiary exhibits, (severely  
7       incriminating against the Defendants) in support thereof the demanded Injunctive and  
8       Declaratory Relief, available at any time and prior to trial, or at discovery stage, for review by this  
9       Court and particularly for review by Jury, in the upcoming Jury Trial, as demanded by Plaintiff.
- 10      45. The ground drinking water and ground potable water, in the aquifer beneath the Plaintiff's real  
11     property in Hinkley, CA 92347 was never safe to drink, and to use for all other intensive  
12     purposes, due to that was initially, since 1952 poisoned with Hexavalent Chromium by the  
13     Defendant PG&E's operations in Hinkley, CA 92347, and subsequently, since the discovery in  
14     June 2014, poisoned with the PG&E's byproducts Arsenic, from the PG&E's In-Situ and  
15     Agricultural treatment operations, poisoned way over the legal limits (1700+ % over).
- 16      46. The ground drinking water and ground potable water, in the aquifers beneath all Victims from  
17     Hinkley, CA 92347 real property in Hinkley, CA 92347 was never safe to drink, and to use for all  
18     other intensive purposes, due to that was initially, since 1952 poisoned with Hexavalent  
19     Chromium by the Defendant PG&E's operations in Hinkley, CA 92347, and subsequently, since  
20     the discovery in June 2014, poisoned with the PG&E's byproducts Arsenic, by the PG&E's  
21     In-Situ and Agricultural treatment operations, way over the legal limits (as high as 14,000 % over).
- 22      47. The ground drinking water and ground potable water, in the aquifers beneath all of these real  
23     properties in Hinkley, CA 92347 was never safe to drink, and to use for all other intensive  
24     purposes, due to that was initially, since 1952 poisoned with Hexavalent Chromium by the  
25     Defendant PG&E's operations in Hinkley, CA 92347, and subsequently, since the conceded  
26     disclosure by ARCADIS Company, an engineering company that works for PG&E, finally  
27     confessed that based upon over 200 testing sites throughout Hinkley, CA 92347 the aquifers are  
28     poisoned with the PG&E's byproducts Uranium, by the PG&E's In-Situ and Agricultural

1 treatment operations, way over the legal limits (as high as 2,000 % over).

2 FACTS

- 3 48. Thereafter six decades of cover-up, conspiracy to cover-up, Defendant PG&E has caused their  
 4 retained for many years company ARCADIS to concede and confess, via hundreds of pages report  
 5 submitted to the State of California Lahontan Regional Water Quality Control Board, which  
 6 finally disclosed, that via over 200 tests / testing sites, the aquifers beneath the town of Hinkley,  
 7 CA 92347 are poisoned with the PG&E's byproduct Uranium, (hundred to thousand percent over  
 8 legal limits) and that it was as a direct result thereof PG&E's remedial operations. (Most likely  
 9 that disclosure occurred due to telephone conversation between ARCADIS representative and Nick  
 10 Panchev: "can you finally concede, Nick Panchev asked, since your reputation is at huge stake,  
 11 due to ARCADIS being very large engineering company, to report the true fact, poisoned aquifers  
 12 beneath town of Hinkley, CA 92347 with Uranium and Arsenic, in addition to with Hexavalent  
 13 Chromium". Nick further asserted: "I have many results from three State of California approved  
 14 laboratories, confirming and re-confirming that fact, and just to let you know, my lawsuit against  
 15 all of you is imminent". Response by the ARCADIS representative, "Nick, let me talk to PG&E's  
 16 legal counsel and I will let you know". It did not took even a month, voila, the report surfaced in  
 17 January 2016 on the Water Board's website. (However, to date, State of California Water Board's  
 18 executive staff remained mute-deaf-blind on that issue, now at-issue of conspiracy and cover-up.)
- 19 49. Since July 2012, Nick Panchev undertook the task to take water samples from aquifers beneath the  
 20 town of Hinkley, CA 92347, accessing the aquifers via domestic wells and turned the sampled  
 21 water's bottles provided by three analytical state certified laboratories, to perform all testing for the  
 22 PG&E's byproducts Arsenic and Uranium. All tests were positive, all aquifers were poisoned with  
 23 Arsenic and Uranium, as high as 25,000 % over the legal limits for Arsenic and as high as 700%  
 24 over the legal limits for Uranium. When Nick contacted Lisa Dernbach from the Water Board, she  
 25 snapped on him, acting under the color of law, instead of taking the appropriate action. She was  
 26 covering-up the massive poisoning of Hinkley's aquifers with PG&E's byproducts Arsenic and  
 27 Uranium. Thereafter, all Victims from the town of Hinkley, CA 92347 decided to sue them all.  
 28 Plaintiff decided to commence evacuation from their home in Hinkley , CA and move elsewhere.

**Harmful effects of poisoned human body with the most primary and dangerous carcinogenic highly toxic chemicals and heavy metals Arsenic and Uranium.**

50. Arsenic can cause cancer. Uranium can cause cancer. Both toxic chemicals can kill you, a fact.
  51. For the past decade, many Victims from Hinkley, much more than Flint's poisoned folks and San Bruno burned folks, has died, wrongful dead. There was never any sympathy by any governmental officials about that fact, nor there was any decency exhibited. Not only those Plaintiff in this Complaint, but all other Victims from Hinkley are in poverty, thus the environmental justice and injustice is nothing more than just a dog and pony show. The entire saga in regards to never cleaned Hexavalent Chromium from the Aquifers beneath the town of Hinkley, CA 92347 is another dog and pony show, and the actors are the Federal Government employee, Water Board's employees and local government employee, more specifically portrayed therein case No. 2:16-cv-00528-DMF, acting under the color of law, and in concert with PG&E's executives, laughing to the bank, at the expense of severely damaged Victims from Hinkley, CA including the Plaintiff in this Complaint, Victims, as well. All other acting in concert with PG&E are all of those bribed by PG&E as well. Irrational news media propaganda has aided in shielding PG&E from investigation and prosecution.
  52. All that conspiracy, cover-up and collusion was for money, in millions, paid by PG&E to the government's employees in exchange to shield corporate interest PG&E, a massive corruption.

## FACTS ABOUT URANIUM AND ARSENIC

53. There was never atomic bomb blown in Hinkley, CA 92347 and the purported stipulation by John Izbicki, a Federal government employee from USGS, stipulating being the cause for elevated concentration of Uranium in the ground drinking water within the Hinkley's aquifers. (A fiction and an insult to the human race). That was one of the bases to get money from PG&E under that disguise.
  54. The Victims from Hinkley has noticed that all parties hired by PG&E to sample and test the Aquifers, are using filters called "the filtering fraud" to filter the sampled water prior to sending it to the laboratory. In fact, two filters used (Eviedentiary Exhibits available). There are no such filters attached to any pump in any water well in the World, nor in Hinkley, CA, and therefore sampling and testing of ground drinking water from aquifers, must be "as-is and where-is" to provide true results and not fraudulent results by use of such filters. (An ongoing fraudulent saga in Hinkley for decades).

**JURY TRIAL DEMANDED**

53. Pursuant to the seventh amendment to the Constitution of the United States of America, Plaintiff is entitled to, and demands, a trial by jury. This Court should not set aside the demanded trial by jury, in event of prejudicial motions for demurrers and striking of this complaint by the Defendants.

Plaintiff is entitled to amend the Complaint, by motions to amend.

54. In light of the foregoing, Plaintiff request that this Court enter the following relief in this matter:  
Set this matter for trial by jury on a date certain.

## **PRAYER FOR RELIEF**

Plaintiff respectfully requests the Court grant Plaintiff the following relief against Defendants:

1. Award Plaintiff compensatory damages in the amount sought therein the First Cause of action;
  2. Award Plaintiff compensatory damages in the amount sought therein the Second Cause of action;
  3. Award Plaintiff compensatory damages in the amount sought therein the Third Cause of action;
  4. Award Plaintiff compensatory damages in the amount sought therein the Fourth Cause of action;
  5. Award Plaintiff compensatory damages in the amount sought therein the Fifth Cause of action;
  6. Award Plaintiff actual, and/or statutory and/or punitive damages as the Court may allow;
  7. Award cost of litigation;
  8. Award any other compensatory relief the Court may deem just and proper;
  9. Enjoining all Defendants from ongoing and future violations of laws and statutes, found therein the First, Second, Third, Fourth and Fifth Causes of Action.
  10. Granting to Plaintiff Declaratory and Injunctive Relief, restraining all Defendants from violating laws and statutes under the color of law, and cease and desist further conspiring, co-conspiring, concealing and covering-up facts and most importantly, enjoining all Defendants accepting bribe.
  11. This Complaint includes Prayer for Relief for the alleged murder of Plaintiff's spouse Charles Jenkins, recently found dead by the spouse, resulted therfrom being poisoned with the PG&E's byproduct Arsenic, for the additional sum of \$2,000,000.00, construed as wrongful death restitution.

Dated: March 17, 2016

Respectfully submitted,

Darlene Herring Jenkins  
Darlene Herring Jenkins